

SHERIFF'S SALE.

BY virtue of two writs of venditioni exponas to me directed—one by the Court of Common Pleas in and for Brown county Ohio; the other by the Court of Common Pleas of Clermont county, Ohio—I will offer for sale, at the front door of the court house in Georgetown, on Saturday the 26th day of August, 1843, between the hours of 10 and 4 o'clock on said day, the following real estate to wit: A piece or parcel of land situated in Brown county, Ohio, being part of John Watt's survey No. 3779, and bounded and described as follows: Beginning at a stone, corner to N. Moore sr. and Thos. W. Kennedy; thence North three-fourths deg. E. 16 poles; thence South 54 deg. East 10 poles to a stone; thence South 1 deg. W. 6 poles; thence East 5 poles and 12 feet; thence South-west 10 poles to the State road; thence N. 36 deg. West 10 poles and 12 feet to the place of beginning, supposed to contain one acre and a third, be the same more or less, with the improvements thereon.

To be sold as the property of William Doudney at the suits of John Reeves & Co. against William Doudney and others, and Edmund Gage and Osgood Webster, late & Co., for the use of Edmund Gage, against William Doudney et al. Also, by virtue of the above mentioned writ from the Court of Common Pleas of Brown county, I will offer for sale, at the time and place above named, the following property, to wit: lot No. 22 in Hamersville, in that part of said town laid off by N. Moore sr.

Also a piece or parcel of land in said county, bounded as follows: Beginning at a stone in the State road in John Kennedy's line; thence with the road south 43 deg. E. 12 poles to a stone in the road; thence N. 44 deg. W. 25 26-100 poles to a stone; thence N. 43 deg. W. 13 poles to a stone in John Kennedy's line; thence with said line N. 41-2 deg. E. 25 26-100 poles to the beginning.—Containing one acre and a half, being part of John Watt's survey No. 3779.

Also, the following real estate, to wit: About one-fourth of an acre of land in John Watt's survey number 3779, adjoining Hamersville, known as the Ogden lot, containing a log dwelling house and a blacksmith shop, and being part of the land sold by N. Moore jr. and wife to William Doudney.

To be sold as the property of William Doudney, at the suit of John Reeves & Co. Terms cash. WM. SHIELDS, Sh'ff. B. C. O. Sheriff's Office, July 25, 1843.

SHERIFF'S SALE.

BY virtue of a writ of venditioni exponas to me directed by the court of common Pleas of Brown county Ohio, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 26th day of August 1843, between ten and 4 o'clock on said day, the following real estate, to wit: In lot in North Georgetown Brown county Ohio, known and designated on the recorded plat of said town by its No. 104, with all the improvements thereon. Ordered to be sold as the property of Tarpley Jones at the suits of the State of Ohio. Terms cash.

WM. SHIELDS, Sh'ff. B. C. O. Sheriff's Office, July 25th, 1843.

SHERIFF'S SALE.

Jacob Snider vs. John Hill et al. Brown Common Pleas. BY virtue of a writ of venditioni exponas to me directed by the court of common Pleas within and for Brown county Ohio, I will offer for sale on the public square in Georgetown, on Saturday the 12th day of Aug^r 1843, between the hours of 10 and 4 o'clock on said day, the following property, to wit: one acre or more.

To be sold as the property of John Hill in the above case. Terms cash. WM. SHIELDS, Sh'ff. B. C. O. Sheriff's Office, July 31st, 1843.

SHERIFF'S SALE.

BY virtue of a writ of venditioni exponas to me directed by the court of common Pleas of Brown county Ohio, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 9th day of September 1843, between 10 and 4 o'clock on said day, the following real estate: a tract of land lying and being on the waters of White oak creek and bounded as follows: Beginning at two gums and beech, south east corner to Wm. Lindsey's 100 acre tract, thence south 5 degrees west, 50 poles to a stake, corner to 25 acres, bought of John Spires, thence west, 80 poles to a stake; thence north, 5 degrees east, 50 poles to a stake in Wm. Lindsey's line; thence east 80 poles to the beginning; containing twenty five acres, more or less; being part of an entry of 500 acres, made in the name of John Lindsey, No. 10784, and patented to John Lindsey on the 19th day of March 1824. Also another tract of 25 acres of land adjoining the above described tract, (and in the same survey.) Beginning at a stake near two dogwoods, north west corner to Wm. Lindsey's 100 acre tract, running thence east, 180 poles to a stake in the line to said Wm. Lindsey's 100 acres; thence south, 5 degrees west, 50 poles to a stake; thence west, 80 poles to a stake, corner to H. Lindsey's 100 acres in Joseph Kerr's line; thence north, 5 degrees east, 50 poles to the beginning.

Also, another tract of land lying on the waters of white oak creek being part of an entry made in the name of John Lindsey of 500 acres by No. 10784 bounded as follows, to wit: Beginning at a stone in the line of Joseph Kerr's survey No. —, running thence with his line south, 5 degrees west, 12 poles to a stake, thence east 100 poles to a stake thence north, 5 degrees east, 12 poles to a stone, thence west 160 poles to the beginning; containing twelve acres, more or less. To be sold as the real estate of Ezekiah Lindsey at the suit of the State of Ohio for the use of Andrew Black. The two first described tracts valued at \$7 per acre; the last tract at \$8.50 per acre. Terms cash.

WM. SHIELDS, Sh'ff. B. C. O. Sheriff's Office, August 8, 1843.

SHERIFF'S SALE.

Noah Hite vs. James M. Middle. ven. expons. BY virtue of a writ of venditioni exponas to me directed by the court of common Pleas of Brown county Ohio, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 19th day of August 1843, between 10 and 4 o'clock on said day, the following real estate to wit: one hundred and forty eight acres and one half of land.—Beginning at a stone north east corner to G. Black, thence north, 234 poles to a white oak and stone, thence south, 64 degrees west, 105 poles to a double white oak, corner to John Marshall, thence south, 14 degrees west, 77 poles to a white oak in Thompkins', original line; thence south 136 2-10 poles to a hickory and stone; thence north, 77 1-2 degrees E., 113 poles to the beginning. To be sold as the real estate of the defendant in the above case. Terms cash. WM. SHIELDS, Sh'ff. B. C. O. Sheriff's office July 18th, 1843.

SHERIFF'S SALE.

Hanson L. Penn vs. John W. Evans & Wife. Order of sale. PURSUANT to an order of the court of common Pleas of Brown county Ohio, made at their May term 1843, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 19th day of August 1843, between 10 & 4 o'clock on said day, the following real estate, to wit: Nos. 101, 91 and the half of 92, (numbers one hundred and one, ninety one and the north half of ninety two) in south Georgetown Brown county Ohio. To be sold as the real estate of defendants in this case. Terms cash. WM. SHIELDS, Sh'ff. B. C. O. Sheriff's office, July 18th, 1843.

SHERIFF'S SALE.

Eli Hewitt vs. Marshall B. Slack. Brown com. Pleas. Order of sale. PURSUANT to an order of the court of common Pleas of Brown county Ohio, made at the April term 1843 of said court, and revived at the May term 1843, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 19th day of August 1843, between 10 and 4 o'clock on said day, the following real estate, to wit: Beginning at a beech, thence south 44 poles to two beeches; thence south 54 poles to two beeches; thence south, 19 degrees west, 34 poles to two beeches; thence south, 71 degrees east, 54 poles to two beeches; thence south, 12 degrees west, 40 poles to a poplar and two black oaks, thence south, 71 degrees east, 10 poles to a beech and ash; thence north, 15 degrees east, 130 poles to a stake in Morrow's line, thence west 100 poles to a sugar tree, thence north 30 poles to the beginning; containing 80 acres, more or less, being part of a survey made in the name of Joshua Parker No. 2787, as appears from the records in the recorder's office of said county of Brown. To be sold as the property of Defendant in the above case. Terms cash.

WM. SHIELDS, Sh'ff. B. C. O. Sheriff's office, July 18, 1843.

SHERIFF'S SALE.

Thomas H. Lynch vs. John William's heirs. BY virtue of a writ of venditioni exponas to me directed by the court of common Pleas of Brown county Ohio, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 26th day of August, 1843, between 10 and 4 o'clock on said day, the following real estate: a tract of land lying and being on the waters of White oak creek and bounded as follows: Beginning at two gums and beech, south east corner to Wm. Lindsey's 100 acre tract, thence south 5 degrees west, 50 poles to a stake, corner to 25 acres, bought of John Spires, thence west, 80 poles to a stake; thence north, 5 degrees east, 50 poles to a stake in Wm. Lindsey's line; thence east 80 poles to the beginning; containing twenty five acres, more or less; being part of an entry of 500 acres, made in the name of John Lindsey, No. 10784, and patented to John Lindsey on the 19th day of March 1824. Also another tract of 25 acres of land adjoining the above described tract, (and in the same survey.) Beginning at a stake near two dogwoods, north west corner to Wm. Lindsey's 100 acre tract, running thence east, 180 poles to a stake in the line to said Wm. Lindsey's 100 acres; thence south, 5 degrees west, 50 poles to a stake; thence west, 80 poles to a stake, corner to H. Lindsey's 100 acres in Joseph Kerr's line; thence north, 5 degrees east, 50 poles to the beginning.

Also, another tract of land lying on the waters of white oak creek being part of an entry made in the name of John Lindsey of 500 acres by No. 10784 bounded as follows, to wit: Beginning at a stone in the line of Joseph Kerr's survey No. —, running thence with his line south, 5 degrees west, 12 poles to a stake, thence east 100 poles to a stake thence north, 5 degrees east, 12 poles to a stone, thence west 160 poles to the beginning; containing twelve acres, more or less. To be sold as the real estate of Ezekiah Lindsey at the suit of the State of Ohio for the use of Andrew Black. The two first described tracts valued at \$7 per acre; the last tract at \$8.50 per acre. Terms cash.

WM. SHIELDS, Sh'ff. B. C. O. Sheriff's office, July 25th, 1843.

SHERIFF'S SALE.

Isaac Holloway vs. Edward Newton. Brown com. Pleas. BY virtue of a writ of venditioni exponas to me directed by the Court of common Pleas of Brown county Ohio, I will offer for sale, at the front door of the court house in Georgetown on Saturday the 26th day of August 1843, between the hours of 10 and 4 o'clock on said day, the following described tract of land lying in said county of Brown and state of Ohio, bounded as follows: Beginning at a stone and boxelder stump in the original line of the survey, thence south, 88 degrees west, 14 64-100 poles to a stone, corner to John Overturn's road lot; thence with said Overturn's line south, 2 degrees east, 13 3-10 poles to a stone; thence with the State Road north, 83 degrees east, 12 poles to a stone in the original line; thence with said line north, 11 degrees east, 12 7-10 poles to the place of beginning; containing one acre 12 9-10 poles adjoining the town of Higginsport Brown county, being part of an entry of 400 acres made in the name of Robert C. Jacobs by No. 1649. To be sold as the real estate of Edward Newton at the suit of Isaac Holloway. Terms cash. Valued at \$800.

WM. SHIELDS, Sh'ff. B. C. O. Sheriff's Office, July 25th, 1843.

SHERIFF'S SALE.

Isaac Holloway vs. Edward Newton. Brown com. Pleas. BY virtue of a writ of venditioni exponas to me directed by the Court of common Pleas of Brown county Ohio, I will offer for sale, at the front door of the court house in Georgetown on Saturday the 26th day of August 1843, between the hours of 10 and 4 o'clock on said day, the following described tract of land lying in said county of Brown and state of Ohio, bounded as follows: Beginning at a stone and boxelder stump in the original line of the survey, thence south, 88 degrees west, 14 64-100 poles to a stone, corner to John Overturn's road lot; thence with said Overturn's line south, 2 degrees east, 13 3-10 poles to a stone; thence with the State Road north, 83 degrees east, 12 poles to a stone in the original line; thence with said line north, 11 degrees east, 12 7-10 poles to the place of beginning; containing one acre 12 9-10 poles adjoining the town of Higginsport Brown county, being part of an entry of 400 acres made in the name of Robert C. Jacobs by No. 1649. To be sold as the real estate of Edward Newton at the suit of Isaac Holloway. Terms cash. Valued at \$800.

WM. SHIELDS, Sh'ff. B. C. O. Sheriff's Office, July 25th, 1843.

SHERIFF'S SALE.

John Barechman vs. Chancy Shaw. Order of sale. PURSUANT to an order of the court of common Pleas of Brown county Ohio, made at their May term 1843, I will offer for sale at the front door of the court house in Georgetown on Saturday the 19th day of August 1843, between the hours of ten and four o'clock on said day, the following real estate, to wit:—In lot in the town of Ripley Brown county Ohio, known and described on the recorded plat of said town by its No. (No 86) eighty six. To be sold as the real estate of defendant in the above case.—Terms cash. WM. SHIELDS, Sheriff B. C. O. Sheriff's office, July 18th, 1843.

SHERIFF'S SALE.

Adam Sroufe vs. Robert Hicks. BY virtue of a writ of venditioni exponas to me directed by the court of common Pleas of Brown county Ohio, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 19th day of August 1843, between the hours of 10 and 4 o'clock on said day the following tract or parcel of land situate lying and being in the county of Brown and State of Ohio, on the waters of White oak creek, part of Jordan & Thompson's survey Nos. 12857 and 12858 of 1400 acres and bounded as follows: Beginning at Thomas Sroufe's corner in said Jordan & Thompson's line, being a stone, south, 6 degrees east, 34 poles 6 feet to a stone at Bennett Hay's corner in said Jordan & Thompson's line, thence on said Hay's line south, 82 degrees west, 110 poles to a stone in the line of Anthony Evans, being said Hay's most northwesterly corner in said Evans' line; thence north, 8 degrees west, on said line 26 poles 6 feet to a stone in said line; thence off an easterly course through Thomas Sroufe's line to the beginning, containing 21 acres, be the same more or less. To be sold as the real estate of Robert Hicks at the suit of Adam Sroufe. Terms cash. WM. SHIELDS, Sheriff, B. C. O. Sheriff's office, July 18th, 1843.

SHERIFF'S SALE.

David Devore vs. Tarpley Jones. Chancery. PURSUANT to an order of the court of common Pleas of Brown county Ohio, made at the August Term 1843, and revived at the May Term 1843, of said Court, I will offer for sale, at the front door of the court house in Georgetown, on Saturday, the 26th day of August 1843 between the hours of 10 and 4 o'clock on said day, he following real estate to wit: In lot in the town of Georgetown known by its number one hundred and fourteen (No. 114) lying north of Market street in said town, with the appurtenances thereunto belonging. To be sold as the property of Defendant in the above case. Terms cash. WM. SHIELDS, Sheriff B. C. O. Sheriff's office, July 25th, 1843.

SHERIFF'S SALE.

David Devore vs. Tarpley Jones. Chancery. PURSUANT to an order of the court of common Pleas of Brown county Ohio, made at the August Term 1843, and revived at the May Term 1843, of said Court, I will offer for sale, at the front door of the court house in Georgetown, on Saturday, the 26th day of August 1843 between the hours of 10 and 4 o'clock on said day, he following real estate to wit: In lot in the town of Georgetown known by its number one hundred and fourteen (No. 114) lying north of Market street in said town, with the appurtenances thereunto belonging. To be sold as the property of Defendant in the above case. Terms cash. WM. SHIELDS, Sheriff B. C. O. Sheriff's office, July 25th, 1843.

G. W. KING,

ATTORNEY AT LAW. Will practice Law in the several Courts of the Counties of Brown, Adams and Clermont; his office is on the East side of the Public Square in Georgetown, Brown County, Ohio.

Law Notice.

DAVID G. DEVORE will practice his profession in the Courts of this Judicial circuit Office in Georgetown, Brown County, Ohio, at the North East corner of the public square, May 13th, 1841.

Brown Common Pleas.

Samuel Bivins vs. William Workman and John Harness. In Chancery. William Workman and John Harness are hereby notified, that on the 31st day of May 1843, Samuel Bivins filed in the court of common Pleas of the county of Brown and State of Ohio, a bill in chancery against the said William Workman and John Harness. The bill states; that on the 14th of November 1836, defendant William Workman executed his title bond binding himself to make to defendant John Harness a warranty deed for fifty acres of land in Green township in said county, part of Henry Lee's entry No. 11089, of 145 acres bounded and described as follows to wit:—Beginning at three hickories, running thence ninety three and three fourths poles one way and one hundred and two poles the other way;—for which said Harness was to pay said Workman \$210 in 18 months from that date;—that Workman was in possession thereof and held the same by legal title;—that at the date of said title bond he put Harness in possession thereof and took his notes for the purchase money;—that on the 4th of September 1837 said Harness sold said land to Complainant for a valuable consideration, fully paid, and assigned to him said title bond and land;—that Workman gave up to Harness the notes for the purchase money and took complainant's notes in lieu thereof, all of which have been fully paid, except one note of \$106 due about the 1st of March 1842;—that Complainant has always been ready to pay the same since it became due, and now brings the same into court;—that defendant Workman has left the State and gone to parts unknown. The bill prays the court to decree complainant the legal title to said land &c., if a good title can be had; and in default thereof, a return of the purchase money already paid;—and such other and further relief as he may be entitled to in equity; and the said William Workman and John Harness are further notified, that unless they appear, and plead, answer, or demur to the said bill, within sixty days after the next term of said court, the said Samuel Bivins at the term next after the expiration of said sixty days, will apply to said court to take the matters of the bill as confessed, and to decree thereon accordingly.

SAMUEL BIVINS. HARNER & JOHNSON, Sol'rs. for Compl't. May 31st, 1843. BLANK NOTES, For sale at this office.

NOTICE.

THE undersigned having entered into a permanent partnership, will practice medicine, surgery, &c. in Georgetown and surrounding country. The office is on Market street, in the house formerly occupied by the senior partner, where one or both may at all times be consulted, except when absent on professional business. P. J. BUCKNER, K. F. STEWART. June 1st, 1843. Doct. Stewart having studied his profession under my immediate instruction, enables me to say to my friends and the public generally, that I have the fullest confidence in his qualifications to practice the various branches of his profession. With his assistance, I shall be able to give a larger share of my time to attend to consultation business, and calls from a distance. Our united attention will be given to the management of all cases confided to our care. We hope therefore to render general satisfaction to those who may require our professional services. P. J. BUCKNER. June 1st, 1843.—3m.

Administrator's Sale of Real Estate.

ON the 19th day of August 1843, the undersigned will sell on the premises situate in Perry township Brown county Ohio, near Fayetteville, the following tract of land, being part of survey No. 2639 in the name of Claypool and Hull, Beginning at a red oak in the original west line of said survey, corner to William Kirk, thence east 80 poles to a stake and four beeches, corner to said Kirk; thence south, 48 degrees east, 108 poles to two small beeches and a small elm, corner to Kirk; thence south with the division line between said Shields and the heirs of Peter Hull, 154 poles to a stake, corner of said Shields and said heirs; thence with the division line between said Claypool and Hull south, 85 degrees west, 156 poles, to a stake, corner of said Hull in the original line of said survey; thence north 85 poles to the beginning; containing ninety nine acres, more or less; being the same tract of land conveyed to George D. Brannon dec'd. by Thomas L. Shields by deed dated 22d day of January 1838 and recorded in book of deeds No. 16 pages 69, 70, in the Recorder's office of Brown county Ohio. Said sale will be made under an order of the court of common Pleas of Brown county made at the May term 1843 of said court, in a certain petition by the undersigned administrator of George D. Brannon dec'd. against the widow and heirs of the said George D. Brannon dec'd. to sell real estate &c. discharged of the dower right of the widow. The terms of sale are as follows, viz: One half the purchase money to be paid in hand and the other half in six months thereafter, the deferred payment to be secured by mortgage on the premises. JOTHAM CLARK, Administrator. July 4th, 1843.

JOHN JOLLIFFE,

ATTORNEY AND COUNSELLOR AT LAW, CINCINNATI, OHIO. Office on Third street, opposite the Post Office. He will diligently attend to the collection of all claims entrusted to his care.

Boot and Shoe Making.

JAMES M. MULLEN has commenced the above business in Georgetown next door west of W. Doudney's tavern; where he respectfully solicits a share of public patronage. All work entrusted to him will be well and promptly done. October 15th 1842.

Brown Common Pleas.

Martin D. Puckett vs. Sarah Edgington, widow, Jesse Edgington, Allen T. Edgington, Hind Edgington, Edward Parrish and Macey his wife, and Alpheus Gustin and Mary his wife, Samuel Edgington, heirs of Isaac Edgington deceased, and Joshua Edgington. In Chancery. The above named defendants are hereby notified that on the 17th day of June 1843, Martin D. Puckett filed in the court of common Pleas of the County of Brown and State of Ohio, a bill in Chancery against the said defendants. The bill states, that on the 24th day of September 1841 a suit was commenced on the law side of this court by Complainant and one Richard B. Puckett for the use of Puckett and Woods against defendant Joshua Edgington, and that at the April term 1842 a judgment was rendered against him for \$436 69 cents & costs which sum was doct^d com^r plaintiff by purchase; that execution was issued thereon and levied upon certain seven and three fourths acres of land, on the 8th of October 1842 the same was sold to Complainant by the sheriff of Brown county;—that on the 30th of May 1843 the sheriff of said county by deed conveyed to Complainant said land; which is bounded as follows:—Beginning at a double white oak in the west line of the survey and corner to Robert Kincaid; thence with Kincaid's line south, 67 east, 95 poles to a dogwood corner Kincaid; thence S. 178 poles, 198 poles to a stake, crossing the creek at 178 poles; thence north, 67 west, 63 poles to a corner in the line of said line, thence north, 14 east 199 poles to the beginning;—that said Joshua Edgington, at the time of commencing said suit, held said land by legal title, and continued to do so until the time of said sale and conveyance to complainant; but that on the 23d of April 1842, he made a fraudulent conveyance thereof in fee to Isaac Edgington, who did not pay any consideration for said land, and took said deed to defraud the plaintiff and the other creditors of said Joshua; that said Isaac Edgington is dead; leaving Sarah Edgington his widow; and children to wit: Jesse Edgington, Allen T. Edgington Macey who has intermarried with Edward Parrish and Mary who has intermarried with Alpheus Gustin—the four last residing in Indiana; that said widow and heirs claim the land aforesaid under the fraudulent deed aforesaid; that said Jesse claims to have some instrument of writing for the same from said Isaac entitling him to said land on the payment of \$3000 to his brother and sisters above named, and holds possession thereof;—that said Jesse and others by his permission are destroying timber on said land;—that he has never paid anything for said land, nor has said Isaac paid anything to said Joshua therefor. The bill prays an injunction to restrain said Jesse Edgington and all others from cutting timber on said land or otherwise injuring the same;—that said deed of 23d April 1842,—said title bond from Isaac Edgington, and all other title papers, alike fraudulent, held or claimed under or by defendants may be given up to be cancelled;—that possession of said lands may be awarded complainant, and for general relief; and the said defendants are further notified that unless they appear, and plead, answer or demur to the said bill, within sixty days after the next term of said court, the said Martin D. Puckett, at the term next thereafter, will apply to said court to take the matters of the bill as confessed, and to decree thereon accordingly.

MARTIN D. PUCKETT. HARNER & JOHNSON, Sol'rs for Compl't. June 17th, 1843.

DOCTOR SHERMAN'S

Medicines and Family Lozenges War house, 147 Main street, between Third and Fourth, Cincinnati, Ohio. Sherman's Cough Lozenges. Are the safest, most sure and effectual remedy for Coughs, Colds, Consumption, Whooping Cough, Asthma, Tightness of the Lungs or Chest, &c. &c. The proprietor has never known an instance where they did not give perfect satisfaction. Several thousand boxes have been sold within the last year, restoring to health persons in almost every stage of consumption, and those laboring under the most distressing colds and coughs. They do not check and dry up the cough, but render it easy, promote expectoration, allay the tickling or irritation, and remove the proximate or exciting cause. The Rev. Dr. Eastmond, of New York, gave a few to a lady, a friend of his, who had been given up by her physician and friends as in the last stage of consumption. The first Lozenge gave her considerable relief, so that she was encouraged to persevere in their use; and through the blessings of God they restored her to perfect health. Mr. G. T. Matthews, 8 Caroline st., suffered a year with a hard, tight cough, pain in the side, spitting of blood, and all the usual symptoms of consumption. The Lozenges relieved him immediately, and in a few weeks restored him to perfect health. He says they are the greatest cough medicine in the world. Over 3,000 persons have given their names within the last year as a reference of the wonderful virtues of these Cough Lozenges. They cure all recent cases in a few hours, seldom requiring more than one day to entirely eradicate the most distressing ones. A supply of these valuable Cough Cures just received by D. J. Stewart, Georgetown, Murphy, Ridgway & Co., Ripley. Price only 25 Cents per Box.

Sherman's Worm Lozenges,

PROVED in more than 400,000 cases to be infallible; the only certain worm-destroying medicine ever discovered. Many diseases arise from worms and occasion long and intense suffering and even death, without their ever being suspected; grown persons are very often afflicted with them, and are doctored for various complaints without any benefit; when a dose of these Lozenges would speedily cure them. Symptoms or Worms.—Pain in the joints or limbs, offensive breath, picking at the nose, grinding of the teeth during sleep, and at times a paleness about the lips with flushed cheeks; bleeding at the nose, a gnawing at the stomach, flashes of heat over the surface of the body, slight chills or shiverings, headache, drowsiness, vertigo, torpor, disturbed dreams, sudden starting in sleep with fright and screaming; sometimes troublesome cough, feverishness, thirst, pallid hue, fits, bad taste in the mouth, difficult breathing, pain in the stomach and bowels, fatigue, nausea, squeamishness, voracious appetite, leanness, bloated stomach or limbs, griping, shooting pains in various parts of the body, a sense of something rising in the throat, itching of the anus towards night, a frequent desire to pass something from the bowels, and sometimes discharges of slime and mucus. Dr. Galen Hunter, 108 Sixth Av., knew a child that was cured of fits by these Lozenges after three years suffering, and when nothing else would give the least relief. He has used them in his practice for the last two years in several hundred cases, and always with success. A boy on board of one of the Havre Packet was cured of fits by only one dose of them. Price only 25 cents per box. These valuable Worm Cures just received by D. J. Stewart, Georgetown, Murphy, Ridgway, & Co. Ripley.

DR. PETER'S VEGETABLE

ANTIBILIOUS PILLS. Are the most unrivaled remedy ever discovered by the ingenuity of man. They are a sovereign cure for the following complaints: Yellow and Bilious Fevers, Feter and Acrid Stools, Croup, Liver Complaint, Sick Headache, Jaundice, Asthma, Dropsy, Rheumatism, Enlargement of the Spleen, Piles, Colic, Female Obstructions, Heart-burn, Furred Tongue, Nausea, Distentions of the Stomach and Bowels, Incipient Diarrhea, Flatulency, Habitus Costivus, Loss of Appetite, Bloated or cal low Complexion, and in all cases of Torpor of the Bowels, where a Cathartic or an Aperient is needed. They are exceedingly mild in their operation, producing neither Nausea, Griping, nor Debility. They are extensively used and commended by PRACTISING PHYSICIANS, in all parts of the Union, from whom any quantity of Certificates of their value can be obtained. Dr. J. G. Smith, of Woodstock, Va. says—"They are a better pill than I can make." He recommends them to all. The Agent at Strasburg, Va. says, he supplies families for thirty miles around with Peter's Pills, and they perform such remarkable cures that they are preferred to every other medicine. Mrs. E. Ward, of New York, was troubled with Dispepsia and Liver Complaint for 15 years, and by using these valuable Pills a short time, she was completely restored. Miss Clark, daughter of Col. Clark, was afflicted with Irregularities and Obstructions, attended with most distressing symptoms. She was cured by using Dr. Peter's Pills. Hon. E. D. Davis was afflicted with Rheumatism so as to be unable to dress himself. Three boxes of Peter's Pills entirely cured him. But why multiply testimonials? We say to all, TRY DR. PETER'S VEGETABLE PILLS, and we will guarantee that afterwards you will use them in preference to all others. A fresh supply of these valuable Medicines just received and for sale by D. J. Stewart, Georgetown, and Murphy, Ridgway & Co., Ripley, O. They may be found at most of the principal stores throughout the State of Ohio. G. F. THOMAS & Co. 147 Main Street, Cincinnati, General Agents for the Western country.

Weak Backs! Weak Backs!!

TEN THOUSAND SOLD YEARLY. ONLY 12 1/2 CENTS A PIECE!!! Sherman's Poor Man's Plaster.

The best strengthening plaster in the world, and a sovereign remedy for pains, or weakness in the back, joints, sides, breast, neck, limbs, joints, rheumatism, lumbago, &c. &c. One million a year will not supply the demand. Several persons have called at the warehouse, to express their surprise and thanks, at the almost miraculous cures these plasters have effected. Jos. W. Hoxie, Esq., who had been so afflicted with rheumatism, as to be unable to dress himself without assistance, was enabled after wearing one only one night, to get up in the morning, put on his clothes, and call at our office with eyes beaming with joy, and his tongue pouring forth the gladness of his heart, at the sudden and signal relief he had received from the heat of all remedies. A fresh supply of this valuable Medicine just received and for sale by D. J. Stewart, Georgetown, & Murphy, Ridgway & Co. Ripley, O.

Justices' Blanks

For sale at the office of the Democrat Standard.

Notice

The undersigned will hereafter practice law in partnership, in the several courts of Brown county O. Their office is in front of the court house, where they will always be found, unless absent on Professional business. All matters confided to their care will be attended to with fidelity and punctuality. T. L. HARNER, S. W. JOHNSTON. May 27th, 1843.

Brown Common Pleas.

Thomas H. Lynch vs. James M. Middle. ven. expons. BY virtue of a writ of venditioni exponas to me directed by the court of common Pleas of Brown county Ohio, I will offer for sale at the front door of the court house in Georgetown, on Saturday the 19th day of August 1843, between 10 and 4 o'clock on said day, the following real estate to wit: one hundred and forty eight acres and one half of land.—Beginning at a stone north east corner to G. Black, thence north, 234 poles to a white oak and stone, thence south, 64 degrees west, 105 poles to a double white oak, corner to John Marshall, thence south, 14 degrees west, 77 poles to a white oak in Thompkins', original line; thence south 136 2-10 poles to a hickory and stone; thence north, 77 1-2 degrees E., 113 poles to the beginning. To be sold as the real estate of the defendant in the above case. Terms cash. WM. SHIELDS, Sh'ff. B. C. O. Sheriff's office July 18th, 1843.

THE bill in this case states; that the defendant on the 24th of May 1839, gave the plaintiff a mortgage on lots in Georgetown, Ohio, Nos. one, two, three, twenty two, twenty three and twenty four, and four feet of the north side of lot No. twenty one, with the improvements on said lots; to secure the payment of four hundred and fifty dollars on the 24th of May 1840;—that said sum and the interest thereon are wholly unpaid;—that the legal title to said lots was in defendant at the date of the mortgage;—that said Moses Ward is dead, and complainant is his Administrator; and the bill prays a sale of the said real estate, to make payment of the amount due. And now at this May term 1843 of said court of common Pleas of Brown county Ohio, it being made appear to the satisfaction of said court, that Thomas H. Lynch the defendant is a resident of the state of Kentucky; it is thereupon ordered and decreed by the court, that said defendant be and appear here on or before the next term, to be held in Georgetown aforesaid on the 12th of September 1843, and plead, answer or demur to said Bill, or the same will be taken as confessed, and the matter thereof decreed accordingly. It is further ordered by the court that notice of the pendency of this suit be published in the Democratic Standard, a newspaper of general circulation in said County of Brown, for six weeks prior to the next term; to which time this cause is continued. ATTEST, JOHN H. BLAIR, Clerk, s. c. v. T. L. HARNER, for Compl't. May, 27th, 1843.